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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	10/524,721	02/16/2005	Josef Ehrenfreund	70035	8404	
	26748 SYNGENTA (7590 10/03/200 CROP PROTECTION ,		EXAMINER		
H 4	PATENT AND TRADEMARK DEPARTMENT			CHUNG, SUS	CHUNG, SUSANNAH LEE	
		410 SWING ROAD GREENSBORO, NC 27409		ART UNIT	PAPER NUMBER	
				1626	1	
				MAIL DATE	DELIVERY MODE	
				10/03/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•	TA 1: 4: A1				
⊙ 4 4	Application No.	Applicant(s)			
	10/524,721	EHRENFREUND ET AL.			
Office Action Summary	Examiner	Art Unit			
00000	Susannah Chung	1626			
The MAILING DATE of this communication apperiod for Reply	pears on the cover sheet wit	th the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	NATE OF THIS COMMUNIC 136(a). In no event, however, may a re will apply and will expire SIX (6) MONT e, cause the application to become ABA	CATION. Apply be timely filed FHS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).			
Status					
	Responsive to communication(s) filed on 13 December 2006.				
2a) This action is FINAL . 2b) This	This action is FINAL. 2b) ☐ This action is non-final.				
• •	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ⊠ Claim(s) <u>1-9</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) □ Claim(s) is/are rejected. 7) □ Claim(s) is/are objected to. 8) ⊠ Claim(s) <u>1-9</u> are subject to restriction and/or expressions.	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examina 10) The drawing(s) filed on is/are: a) accomposed and accomposed accomposed and accomposed accomposed accomposed and accomposed accomposed and accomposed accompose	cepted or b) objected to I drawing(s) be held in abeyan ction is required if the drawing(ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s	ummary (PTO-413))/Mail Date nformal Patent Application			
Paper No(s)/Mail Date	6) Other:				

DETAILED ACTION

Claims 1-9 are currently pending in the instant application and are subject to the following new lack of unity requirement.

Election/Restrictions

Restriction is required under 35 U.S.C. 372.

This application contains the following inventions or groups of inventions, which are not so linked as to form a single general inventive concept under PCT Rule 13.1.

Claims 1-9 are drawn to more than one inventive concept (as defined in PCT Rule 13), and accordingly, a restriction is required according to the provision of PCT Rule 13.2

PCT Rule 13.2 states that the international application shall relate to one invention only or to a group of inventions so linked as to form a general inventive concept (requirement of unity of invention).

PCT Rule 13.2 states that unity of invention referred to in Rule 13.1 shall be fulfilled only when there is a technical relationship among those inventions involving one or more of the same or corresponding special technical features.

Due to the numerous and widely divergent variables in the compounds of formula (I), (II), and (IIIa), for example R1, R2, R3, R4, R5, R6, R7, R8, R9, R10, A, Y, etc., a precise listing of inventive groups cannot be made. The following groups are exemplary:

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Group I: Claims 1-5 and 8 drawn to products and compositions of formula (I),

, wherein A is a compound of formula (A1),

, R1 is halogen, R2 is alkyl, and R3 is hydrogen.

Group II: Claims 1-5 and 8 drawn to products and compositions of formula (I),

$$\mathbb{R}^{11}, \mathbb{R}^{12}$$
 \mathbb{R}^{3}

, wherein \mathbb{A} is a compound of formula (A2),

 $\mathbb{R}^{11}, \mathbb{R}^{12}$

halogen, R2 is alkyl, and R3 is hydrogen.

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Group III: Claims 1-5 and 8 drawn to products and compositions of formula (I),

$$\mathbb{R}^{11}, \mathbb{R}^{12}$$
 \mathbb{R}^{2}

, wherein **A** is a compound of formula (A5), \mathbb{R}^{6}

is halogen, R2 is alkyl, and R3 is hydrogen.

$$R$$
 N
 N
 N
 N
 R^2

Group IV: Claim 7 drawn to products of formula (I),

, wherein A is

a compound of formula (A1),

, R1 is halogen, R2 is alkyl,

and R3 is hydrogen.

Group V: Claim 7 drawn to products of formula (I),

, wherein A is

a compound of formula (A2),

, R1 is halogen, R2 is alkyl, and R3 is

hydrogen.

Group VI: Claim 7 drawn to products of formula (I),

, wherein A is

a compound of formula (A5),

, R1 is halogen, R2 is alkyl, and R3 is hydrogen.

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Group VII: Claim 7 drawn to products of formula (IIIa),

, wherein

R13, R14, R15, and R16 are hydrogen, X is oxygen, and Q is a single bond.

In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted.

Again, this list is not exhaustive as it would be impossible under the time constraints due to the sheer volume of subject matter instantly claimed. Therefore, applicant may choose to elect a single invention (a product or a method of use of said product) by identifying another specific embodiment, i.e. another value for A, R1, R2, R3, etc..., not listed in the exemplary groups of the invention and examiner will endeavor to group the same.

The claims herein lack unity of invention under PCT rule 13.1 and 13.2 since, under 37 CFR 1.475(a) the compounds defined in the claims lack a significant structural element qualifying as the special technical feature that defines a contribution over the prior art. The technical feature of the instant claims 1-6 and 8-9 is the 1,2,3-triazole ring, which does not define a contribution over the prior art (as can be seen by Haken et al., DE 1914954, English translated abstract, Compound of 5-methyl-triazole-4-carboxamilide, CAS RN 24691-92-7). The variables on the triazole ring vary extensively and when taken as a whole result in vastly different compounds.

Accordingly, unity of invention is considered to be lacking and restriction of the invention in accordance with the rules of unity of invention is considered to be proper.

Additionally, the vastness of the claimed subject matter, and the complications in understanding

the claimed subject matter imposes a serious burden on any examination of the claimed subject matter.

A telephone call was made to Attorney Thomas Hamilton on 8/17/2007 to request an oral election to the above restriction requirement, but did not result in an election being made.

Telephone Inquiry

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Susannah Chung whose telephone number is (571) 272-6098. The examiner can normally be reached on M-F, 8am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph McKane can be reached on (571) 272-0699. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SLC

KAMAL A. SAEED, PH.D. PRIMARY EXAMINER

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Supervisory Patent Examiner Art Unit 1626, Group 1620

Technology Center 1600 Date: 27 September 2007